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APPLICATION NO.	FILI	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/606,811	06/28/2000		Jian Wang	MS1-452US	6463
22801	7590	02/17/2006		EXAMINER	
LEE & HA			OPSASNICK, MICHAEL N		
421 W RIVE SPOKANE,		ENUE SUITE 500	ART UNIT	PAPER NUMBER	
·				2655	
				DATE MAILED: 02/17/2000	DATE MAILED: 02/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	-	Application No.	Applicant(s)					
		09/606,811	WANG ET AL.					
	Office Action Summary	Examiner	Art Unit					
		Michael N. Opsasnick	2655					
Period for	The MAILING DATE of this communication a Reply	ppears on the cover sheet with t	he correspondence address					
THE M - Extens after S - If the p - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR REFIALLING DATE OF THIS COMMUNICATION ions of time may be available under the provisions of 37 CFR IX (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a relevant of the provision	J. 1.136(a). In no event, however, may a reply eply within the statutory minimum of thirty (3) d will apply and will expire SIX (6) MONTHS ute. cause the application to become ABANI	be timely filed  )) days will be considered timely.  from the mailing date of this communication.  DONED (35 U.S.C. § 133).					
Status	•							
1)⊠ F	Responsive to communication(s) filed on rec	ceived on 11/30/05.						
,	•	nis action is non-final.						
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•	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositio	on of Claims							
4)⊠ (	Claim(s) <u>53-85,87 and 88</u> is/are pending in t	he application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	☐ Claim(s) is/are allowed.							
6)🛛 (	☑ Claim(s) <u>53-85,87 and 88</u> is/are rejected.							
7) 🔲 (								
8) 🗌 (	Claim(s) are subject to restriction and	/or election requirement.						
Applicatio	n Papers							
9) <u></u> ⊤	he specification is objected to by the Exami	ner.						
10) ☐ The drawing(s) filed on 6/28/2000 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.								
•	Applicant may not request that any objection to the							
F	Replacement drawing sheet(s) including the com-	ection is required if the drawing(s)	s objected to. See 37 CFR 1.121(d).					
11)□ T	he oath or declaration is objected to by the	Examiner. Note the attached O	ffice Action or form PTO-152.					
Priority ur	nder 35 U.S.C. § 119							
12)∏ A	cknowledgment is made of a claim for forei	gn priority under 35 U.S.C. § 11	9(a)-(d) or (f).					
•	All b)☐ Some * c)☐ None of:		,,,,,,					
•	1. Certified copies of the priority documents have been received.							
2	2. Certified copies of the priority docume		ication No					
3	B. Copies of the certified copies of the pr	iority documents have been re	ceived in this National Stage					
	application from the International Bure	eau (PCT Rule 17.2(a)).						
* Se	ee the attached detailed Office action for a li	st of the certified copies not rec	eived.					
Attachment(								
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)		mary (PTO-413) lail Date					
	of Draftsperson's Patent Drawing Review (P10-946) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/0		mal Patent Application (PTO-152)					
	No(s)/Mail Date	6)						

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 53-63,65-70,72-80,82-85,87,88 rejected under 35 U.S.C. 103(a) as being unpatentable over Miike et al (5214583) in view of Sugimura (5987403) in further view of Komatsu et al (5732276).

As per claims 53,74,87,88, <u>Miike et al (5214583)</u> teaches a language input user interface (as language translator –col. 2 lines 37-47) comprising:

"a line based entry area; an input text displayed with the line based entry area; and an output text.....area" as character key input, edit region, and translated region (Figs. 2+3).

Milke et al (5214583) teaches the display to contain the original text and the translated text, but is not explicitly clear as to the proximity of the two texts, however, Sugimura (5987403) teaches displaying the target and source data together (fig. 13, subblock S53; figs. 7 and figs. 17 offering different display patterns, with one type shown

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in figure 6.). Therefore, it would have been obvious to one of ordinary skill in the art of language translation interfaces to modify the teaching of <u>Miike et al (5214583)</u> with displaying the text result in the same area as the input because it would advantageously show the display properties of the original text with the translated text (<u>Sugimura</u> (5987403), col. 1 lines 8-15).

The combination of Miike et al (5214583) in view of Sugimura (5987403) does not explicitly teach displaying the output text that is replacing the input text as the input text is being converted, however, Komatsu et al (5732276) teaches displaying the translation of the input text at certain stages of translation (col. 4 line 64 – col. 5 line 25). Therefore, it would have been obvious to one of ordinary skill in the art of translation to modify the translation system as taught by the combination of Miike et al (5214583) in view of Sugimura (5987403) with displaying the translation as it is being performed because it would advantageously allow for the operator to choose to view the translation at various stages, so that the overall translation is accurate (col. 1 line 58 – col. 2 line 5).

As per claims 54,75, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches the input text comprises phonetic text and the output text is character based (<u>Miike et al (5214583)</u>, as morpheme and grammar translation (Fig. 5, and character output – fig. 7).

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As per claims 56,77, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches a horizontal interface (<u>Miike et al (5214583)</u>,Fig. 2)

As per claims 57,78, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches replacing the original word with the translated word as the output text ->(<u>Miike et al (5214583)</u>, Fig. 6b, T9)

As per claim 58, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches the user editing the input, to change the output, based on the original output (<u>Miike et al (5214583)</u>, col. 5 lines 51-54)

As per claim 59, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches a conversion process that ignore no-word characters, such as a "/", which can be construed as punctuations (<u>Miike et al (5214583)</u>, col. 5 line 62 – col. 6 line 29)

As per claim 60, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches a no editing mode, which results in the output text is fixed (<u>Miike et al (5214583)</u>, abstract)

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As per claims 61,79, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches selecting the edit areas for translation (<u>Miike et al (5214583)</u>, fig. 4, subblock S4-S10 → wherein the edit area is selected, not the mode)

As per claim 62, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches edit window adjacent to output text (<u>Miike et al (5214583)</u>, Fig. 3)

As per claims 63,80, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches line based entry orthogonal to the edit window (<u>Miike et al (5214583)</u>, fig. 3)

As per claims 65,82, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches listing a plurality of candidates (<u>Miike et al (5214583)</u>, Fig. 3), indicating a layout to show more than one possibility (<u>Miike et al (5214583)</u>, Figs. 9 and 10)

As per claim 66, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches listing the candidates

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according to alphabetical ranking (Miike et al (5214583), for e.g., fig. 16, "computer" generates a list of 302,305, and 341, as shown in Fig. 15)

As per claim 67, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches listing the candidates in a display; Examiner takes Official Notice that it is old and notoriously well known in the art of displays to have a scrollable list of items, so that when the list if bigger than the screen itself, the user can access the rest of the list by scrolling.

As per claims 68,83, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches a first candidate list of possibilities with a second candidate list containing the whole set (<u>Miike et al (5214583)</u>, for e.g., fig. 16, "computer" generates a list of 302,305, and 341, as shown in Fig. 15).

As per claim 69, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches listing the items from being more complex to less complex (<u>Miike et al (5214583)</u>, Fig. 14)

As per claim 70, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura</u> (5987403) in further view of <u>Komatsu et al (5732276)</u> teaches arranging a first candidate

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list according to decrease complexity (fig. 14) and a second list that is different (Miike et al (5214583), in this instance, not complexity, but alphabetically—Fig. 15)

As per claims 72,84,87,88, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches the input phonetic and non-phonetic text to be displayed with the output text (as morphological analysis of the input, which is not limited to characters only (<u>Miike et al (5214583)</u>, Fig. 9, col. 6 lines 5-15 -- kanja and katakana))

As per claims 73,85, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> teaches machine translator (<u>Miike et al (5214583)</u>, col. 3 lines 33-43).

As per claims 55 and 76, the combination of Miike et al (5214583) in view of Sugimura (5987403) in further view of Komatsu et al (5732276) does not explicitly teach Chinese Pinyin and Chinese Hanzi as the input/output languages, respectively. However, Miike et al (5214583) teaches any language pair (col. 7 lines 60-85). Therefore, it would have been obvious to one of ordinary skill in the art of language translation to modify the teachings of Miike et al (5214583) to use Chinese Pinyin and Chinese Hanzi as input/output because it is a design choice as suggested by Miike et al (col. 7 lines 60-65).

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3. Claims 64,71,81 rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Mike et al (5214583) in view of Sugimura (5987403) in view of Komatsu et al (5732276) in further view of Beauregard et al (5974413).

As per claims 64,71, and 81, the combination of Miike et al (5214583) in view of Sugimura (5987403) in further view of Komatsu et al (5732276) does not explicitly teach using an input text hint, however, Beauregard et al (5974413) teaches a feedback of a corrected version of already inputted text (Fig. 14; col. 29 lines 25-45)). Therefore, it would have been obvious to one of ordinary skill in the art of language interfaces to modify the teachings of the combination of Miike et al (5214583) in view of Sugimura (5987403) in further view of Komatsu et al (5732276) with a corrected (hinted) version because it would offer the user a quicker alternative to find the match (Beauregard et al (5974413), col. 29, lines 40-42).

As per claim 71, the combination of <u>Miike et al (5214583)</u> in view of <u>Sugimura (5987403)</u> in further view of <u>Komatsu et al (5732276)</u> in further view of <u>Beauregard et al (5974413)</u> further teaches listing a plurality of candidates (<u>Miike et al (5214583)</u>, Fig. 3), indicating a layout to show more than one possibility (<u>Miike et al (5214583)</u> Figs. 9 and 10).

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## Response to Arguments

4. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection. Applicant's arguments pertain to the newly amended claim language; as such, the Komatsu et al (5732276) reference has been introduced and presented above to address the new claim limitations.

## Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Opsasnick, telephone number (571)272-7623, who is available Tuesday-Thursday, 9am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Richemond Dorvil, can be reached at (571)272-7602. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

mno 2/13/06 MICHEMOND DORVIL
EUDERVISORY PATENT EXAMINER